

**UNITED STATES DISTRICT COURT  
FOR THE NORTHERN OF ILLINOIS  
(Eastern Division)**

LOVETT AUTO & TRACTOR PARTS, INC.,  
on behalf of itself and all others similarly  
situated,

Plaintiff,

vs.

CHAMPION LABORATORIES, INC.;  
PUROLATOR FILTERS N.A. L.L.C.;  
HONEYWELL INTERNATIONAL, INC.;  
WIX FILTRATION CORP., LLC; CUMMINS  
FILTRATION, INC.; THE DONALDSON  
COMPANY; BALDWIN FILTERS, INC.;  
BOSCH U.S.A.; MANN + HUMMELL U.S.A.,  
INC.; and ARVINMERITOR INC.,

Defendants.

**Case No. 08-cv-2046**

(Judge Robert W. Gettleman)

(Magistrate Judge Arlander Keys)

**DEFENDANTS PUROLATER FILTERS N.A. L.L.C.'S AND  
ROBERT BOSCH LLC'S STATEMENT UNDER LOCAL RULE 3.2**

Pursuant to Local Rule 3.2, Defendants Purolator Filters N.A. L.L.C. and Robert Bosch LLC<sup>1</sup> (together, "Defendants") certify the following information about their corporate parent companies:

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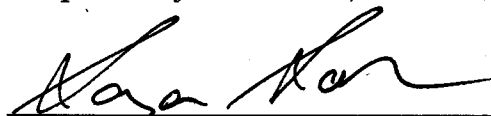
<sup>1</sup> Plaintiffs named "Bosch U.S.A." as a defendant in this action, but delivered the Summons and Complaint for Bosch U.S.A. to Robert Bosch LLC. Undersigned counsel is unaware of any entity named "Bosch U.S.A.," and represents Robert Bosch LLC for purposes of this Motion.

Defendant Purolater Filters N.A. L.L.C. is owned by two parent companies, Robert Bosch LLC and Mann + Hummel Inc. Each parent owns 50% of the stock of Purolater Filters N.A. L.L.C.

Robert Bosch LLC has two "members," or parents: Robert Bosch North America Corporation and Robert Bosch Zweite VermoegensverwaltungsgesellschaftmbH.

Dated: May 12, 2008

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Sanya Sarich', is written over a horizontal line.

Sanya Sarich (Bar No. 6279683)

Daniel Sasse

Jerome A. Murphy

John L. Cuddihy

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*Attorney for Defendants*

*Purolator Filters N.A. L.L.C.*

*& Robert Bosch LLC*

**CERTIFICATE OF SERVICE**

I, Sanya Sarich, hereby certify that, on May 12, 2008, I electronically filed the foregoing Defendants Purolater Filters N.A. L.L.C.'s and Robert Bosch LLC's Statement under Local Rule 3.2 using the Court's CM/ECF System, and mailed copies of the same to the following attorneys who are not registered with the CM/ECF System:

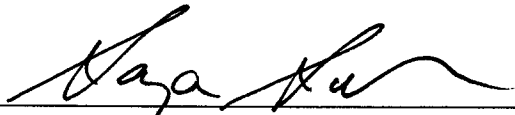
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Sanya Sarich